

~~The United States District Court~~
For the middle District of Alabama

Motion For Extension of time And appointed Council For Plaintiff

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Patrick Lemuel Bass

Plaintiff

2005 NOV -8 A 9:29

Defendants

Civil Action 3:05 cv-603-T

Sheriff Jay Jones et al

- ① Come Now the Plaintiff Patrick Lemuel Bass ask the Honorable court For and extension of the time of 30 days in which to answer the written report of evidentiary materials Filed to the Honorable Court by the Defendant which the Plaintiff has Not seen a copy of.
- ② The Plaintiff has not received the written report and supporting evidentiary materials submitted by the Defendants (Doc. Nos. 16, 17) to the Court and ask that it be sent to the Plaintiff
- 3 The Plaintiff Patrick Lemuel Bass move this Honorable court grant legal Council For the Plaintiff so that he will have ~~access~~ ^{access} to evidentiary materials that is held in and by lee county Jail and has been unable to gain ~~access~~ ^{access} to throw any means available to Plaintiff
- ④ The Plaintiff has NO way of referring to the Federal Rules of Civil Procedure and seeks Council with help to comply with Federal Rules of Civil procedure and ~~access~~ ^{access} to evidentiary materials held by the lee county Jail that will be needed to answer to the report made by the Defendant and to comply with the order made by the court in the appropriate and specific mean which it has set Forth For Plaintiff to Comply with

- (5) The Plaintiff has requested his medical ~~records~~ as evidentiary materials from an employee, an nurse Stewart, of the Lee County Detention Center.
- (6) The answer the Plaintiff received was Quote "No Medical records will be turned over to the Plaintiff unless and Attorney gets them and turns them over to said Plaintiff"
- (7) It is clear that the Plaintiff will not be able to gain access to the evidentiary material in which he needs as Facts to Justify his claim made on the Defendants unless the Honorable Court will grant the Plaintiff legal council to help the Plaintiff gain access to evidentiary materials specifically Medical records and booking pictures which are the Facts in Plaintiff Claim.
- (8) The Plaintiff ask that each Part of this motion is severable if any one Part be denied by the court it should not Affect the other Parts of this motion

Sign by Plaintiff Patricia L Bass

Certificate of service

I Patrick Lemuel Bass have mailed a true and correct copy of the foregoing by United States mail to the Defendants Attorney at Address of.

Webb & Eley P.C.
7475 Hale Pointe Drive
Post Office Box 240909
Montgomery, Alabama 36124

Sign by Patrick L Bass Address of.
P.O. Box 2407
Opelika Alabama 36801